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|----------|---|--|--|
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| 5 | reinlawoffice@aol.com | | |
| 6 | Attorneys for Plaintiff MORGAN HENDERSON | | |
| 7 | WOROMVIEWDERBOW | | |
| 8 | IN THE UNITED STATES DISTRICT COURT | | |
| 9 | | | |
| 10 | MODGAN HENDEDGON | | |
| 11 | MORGAN HENDERSON, CASE NO. C12-1938 JCS Civil Rights | | |
| 12 13 | Plaintiff, STIPULATION AND | | |
| 14 | I PROPOSED J ORDER v. TO EXTEND GENERAL ORDER | | |
| 15 | 56 DEADLINES | | |
| 16 | LINCOLN SQUARE, LLC; JAE | | |
| 17 | LINCOLN SQUARE, LLC; JAE CHUNG YU dba Café Galleria; YOON MI YU dba Café Galleria; and DOES 1-20, Inclusive, | | |
| 18 | Defendants. | | |
| 19 | | | |
| 20 21 | COMPANY A CONTRACTOR | | |
| | STIPULATION | | |
| 22 | Plaintiff MORGAN HENDERSON and Defendants LINCOLN SQUARE, | | |
| 23 | LLC, JAE CHUNG YU dba Café Galleria, and YOON MI YU dba Café Galleria, | | |
| 24 | hereby jointly stipulate and request through their attorneys of record that the | | |
| 25 | General Order 56 deadlines be extended 30 days to allow for a cooperative site | | |
| 26 | inspection to take place. This first request for an extension of time is based on | | |
| 27 | the following good cause: | | |
| 28 | 1. The parties have been working cooperatively in the spirit of General | | |

PAUL L. REIN
200 LAXESIBE DR., SUITE A
OAKLAND, CA 94612-3503
(510) 832-5001

STIPULATION AND [PROPOSED] ORDER TO EXTEND GENERAL ORDER 56 DEADLINES CASE NO. C12-1938 JCS

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| | Order 56 to set a joint site inspection of the subject premises. | | | |
|----|--|--|--|--|
| | 2. Due to scheduling conflicts, it was not possible to set the joint | | | |
| | inspection before the General Order 56 joint inspection deadline of | | | |
| | July 27, 2012. | | | |
| | 5 3. The parties still wish to participate in the General Order 56 process | | | |
| | and conduct a joint inspection. | | | |
| | 7 4. The parties therefore jointly stipulate and request that the Court | | | |
| | grant an extension of 30 days to complete the joint site inspection, | | | |
| į | on or before August 27, 2012. This is the first joint request for an | | | |
| 10 | | | | |
| 1 | | | | |
| 12 | It is so Stipulated. | | | |
| 13 | | | | |
| 14 | Dated: August 15, 2012 LAW OFFICES OF PAUL L. REIN | | | |
| 15 | 0.010 | | | |
| 16 | By PALIT I REIN CONS | | | |
| 17 | Attorneys for Plaintiff MORGAN HENDERSON | | | |
| 18 | MOROTHY HEADERSON | | | |
| 19 | Dated: August, 2012 PILLSBURY WINTHROP SHAW PITTMAN LLP | | | |
| 20 | | | | |
| 21 | = | | | |
| 22 | By NATHANIEL R. SMITH Attorneys for Defendant LINCOLN SQUARE, LLC | | | |
| 23 | LINCOLN SQUARE, LLC | | | |
| 24 | | | | |
| 25 | Dated: August (4, 2012 JAMES KIM, Esq. | | | |
| 26 | | | | |
| 27 | BY JAMES KIM, Esq. Attorneys for Defendants JAE CHUNG YU & YOON MI YU | | | |
| 28 | JAE CHUNG YU & YOON MI YU | | | |
| V | | | | |

LAW OFFICES OF PAUL L. REIN 200 LAKESIDE DR., SUITE A OAKLAND, CA 94612-3503 (510) 832-5001

STIPULATION AND [PROPOSED] ORDER TO EXTEND GENERAL ORDER 56 DEADLINES CASE NO. C12-1938 JCS

| 1 | Order 56 to | set a joint site inspection of the subject premises. |
|----------|---|--|
| 2 | 2. Due to sche | duling conflicts, it was not possible to set the joint |
| 3 | inspection b | pefore the General Order 56 joint inspection deadline of |
| 4 | July 27, 201 | 2. |
| 5 | 3. The parties | still wish to participate in the General Order 56 process |
| 6 | and conduct | t a joint inspection. |
| 7 | 4. The parties | therefore jointly stipulate and request that the Court |
| 8 | grant an ext | ension of 30 days to complete the joint site inspection, |
| 9 | on or before | August 27, 2012. This is the first joint request for an |
| 10 | extension of | f time by all parties in this case. |
| 11 | | |
| 12 | It is so Stip | ulated. |
| 13 | | |
| 14 | Dated: August, 2012 | LAW OFFICES OF PAUL L. REIN |
| 15 | | |
| 16 | | By PAUL L. REIN |
| 17 | | By PAUL L. REIN Attorneys for Plaintiff MORGAN HENDERSON |
| 18 | D-1-1-1 4 | |
| 19 | Dated: August 15, 2012 | PILLSBURY WINTHROP SHAW PITTMAN LLP |
| 20 21 | | |
| 22 | | Note I |
| 23 | | By NATHANIEL R. SMITH Attorneys for Defendant LINCOLN SQUARE, LLC |
| 24 | | LINCOLN SQUARE, LLC |
| 25 | Dated: August, 2012 | JAMES KIM, Esq. |
| 26 | | or marks ixitat, rod. |
| 27 | | By JAMES KIM Esa |
| 28 | | By JAMES KIM, Esq. Attorneys for Defendants JAE CHUNG YU & YOON MI YU |
| 03 | STIPULATION AND [PROPOSED] ORDER TO EXTEND GENERAL ORDER 56 DEADLINES CASE NO. C12-1938 JCS | \\rein-sbs\shar@\CASES\L\LINCOLN SQUARE\PLEADINGS\Stip to Continue GO 56 Deadlines.wpd |

LAW OFFICES OF PAUL L. REIN 200 LAKESIDE DR., SUITE A OAKLAND, CA 94612-3593 (510) 832-5001 **ORDER**

Pursuant to stipulation, and for good cause shown, IT IS SO ORDERED. The parties are hereby granted an extension of 30 days to complete the joint site inspection on or before August 27, 2012, pursuant to General Order 56.

Dated: August 21, 2012

LAW OFFICES OF

PAUL L. REIN STIPULATION AND [PROPOSED] ORDER TO EXTEND GENERAL ORDER 56 DEADLINES CASE NO. C12-1938 JCS 200 LAKESIDE DR., SUITE A OAKLAND, CA 94612-3503 (510) 832-5001

